1	NICHOLAS A. TRUTANICH		
2	United States Attorney District of Nevada		
2	Nevada Bar No. 13644		
3	PENELOPE J. BRADY		
,	Assistant United States Attorney		
4	United States Attorney's Office 400 South Virginia, Suite 900		
5	Reno, Nevada 89501		
	775-784-5438		
6	penelope.brady@usdoj.gov		
7	Representing the United States of America		
8			
9	UNITED STATES MAGISTRATE COURT		
9	DISTRICT OF	NEVADA	
10	United States of America		
11	Officed States of Afficiaca		
11	Plaintiff,	Case No. 3:20-MJ-0073-CLB	
12	v.	STIPULATION TO CONTINUE	
13	WAKINYAN BLINDMAN,	PRELIMINARY HEARING DATE	
14	Defendant.		
15			
	IT IS HEREBY STIPULATED AND	AGREED, by and between Nicholas A	
16	Trutanich, United States Attorney, and PENE	LOPE J. BRADY. Assistant United States	
17			
18	Attorney, counsel for the United States of America and Rene L. Valladares, Federal Public		
19	Defender, and CHRISTOPHER FREY, Assistant Federal Public Defender, counsel fo		
20	WAKINYAN BLINDMAN, that the preliminary examination under Federal Rules of		
21	Criminal Procedure Rule 5.1 currently set for August 12, 2020, at 2:00 p.m., be continued		
22	until August 13, 2020, at 2:00 p.m.		
23	The Stipulation to continue is entered into for the following reasons:		
24	1. The defendant's initial appearance	e on the criminal complaint in this case was	
	I and the second		

1	July 31, 2020. ECF No. 4.		
2	2.	The Court ordered the defe	endant detained pending trial. ECF. No. 9.
3	3.	3. Since the defendant is in custody, the government has fourteen days from th	
4	date of the defendant's initial appearance to conduct a preliminary examination unless th		
5	defendant is indicted. Fed. R. Crim. P. 5.1.		
6	4.	The current date for preliminary hearing, August 12, 2020, is two days prior to	
7	the fourteen day deadline set forth in Fed. R. Crim. P. 5.1.		
8	5. To avoid an unnecessary court appearance, both parties request that the Cou		
9	vacate the August 12, 2020 date for a preliminary examination and continue the matter t		
10	August 13, 2020 at 2:00 p.m.		
11	6. Counsel for the defendant informs the undersigned that the defendant does no		
12	oppose the continuance.		
13			
14	Dated this 3rd day of August, 2020.		
15		HOLAS A. TRUTANICH ed States Attorney	RENE L. VALLADARES Federal Public Defender
16		·	
17	PEN	nelope J. Brady ELOPE J. BRADY tent United States Attorney	By: <u>/s/ Christopher Frey</u> CHRISTOPHER FREY Assistant Federal Public Defender
18	ASSIS	tant United States Attorney	Assistant redetal rubiic Defender
19	IT IS SO ORDERED.		
20	William G. Cobb		
21			WILLIAM G. COBB UNITED STATES MAGISTRATE JUDGE
22			DATED. August 4 2020
23	DATED:August 4, 2020		
24			